|                                 | Case 2:24-cv-01674-JAD-MDC Document   | 44 Filed 02/18/25 Page 1 of 3  |
|---------------------------------|---|--|
| 1<br>2<br>3<br>4<br>5           | Mary E. Bacon, Esq. (NV Bar No. 12686) Jessica E. Chong, Esq. (NV Bar No. 13845) SPENCER FANE LLP 300 S. Fourth Street, Suite 1600 Las Vegas, Nevada 89101 Telephone: 702.408.3400 Facsimile: 702.938.8648 Email: mbacon@spencerfane.com jchong@spencerfane.com |  |
| 6                               | Attorneys for USAA General<br>Indemnity Company   |  |
| 7                               | UNITED STATES   | S DISTRICT COURT   |
| 8                               | DISTRICT OF NEVADA  |  |
| 9                               | KEVIN PHILLIPS RASPPERRY,   | Case No.: 2:24-cv-01674-JAD-MDC  |
| 10                              | Plaintiff,  |  |
| 11                              | VS.   | STIPULATION AND ORDER TO EXTEND DEADLINE FOR USAA                          |
| 12                              |   | GENERAL INDEMNITY COMPANY TO:  |
| 13                              | USAA GENERAL INDEMNITY COMPANY; DOES I through X, and   | (1) FILE A REPLY IN SUPPORT OF   |
| 14                              | ROE CORPORATIONS I through X, inclusive,  | ITS MOTION FOR LEAVE TO FILE COUNTERCLAIM AGAINST                          |
| 15                              |   | PLAINTIFF KEVIN RASPPERRY,<br>AND JOIN RITA RASPERRY AS A                  |
| <ul><li>16</li><li>17</li></ul> | Defendants.   | THIRD-PARTY DEFENDANT, AND<br>FILE A THIRD-PARTY<br>COMPLAINT AGAINST RITA |
| 18                              |   | RASPPERRY  |
| 19                              |   | AND  |
| 20                              |   | (2) FILE AN OPPOSITION TO PLAINTIFF'S COUNTERMOTION                        |
| 21                              |   | FOR LEAVE TO AMEND COMPLAINT TO JOIN ROBIN                                 |
| 22                              |   | MATTILA, RYAN MILLIKEN,<br>RANALLI ZANIEL FOWLER &                         |
| 23                              |   | MORAN, LLC, GEORGE<br>RANALLI, JASON FOWLER, AND                           |
| 24                              |   | ERIN PLUNKETT AND TO<br>REMAND TO STATE COURT                              |
| 25                              |   | (FIRST REQUEST)  |
| 26                              |   | · - /  |
| 27                              |   |  |
| 28                              | On January 13, 2025, Defendant fil  | ed its Motion for Leave to File Counterclaim                               |
|                                 |   |  |

against Plaintiff Kevin Raspperry, John Rita Raspperry as a Third-Party Defendant, and File a Third-Party Complaint against Rita Raspperry, and on February 10, 2025, Plaintiff filed his Opposition and a Countermotion for Leave to Amend Complaint to Join Robin Mattila, Ryan Milliken, Ranalli Zaniel Fowler & Moran, LLC, George Ranalli, Jason Flower, and Erin Plunkett and to Remand to State Court.

The parties stipulate to extend the deadlines for Defendant to file is reply in support of its motion for leave to file counterclaim (currently due February 17, 2024) and file its opposition to Plaintiff's countermotions for leave to amend and to remand to state court (currently due February 24, 2025) to February 28, 2025. This is the parties' first request for an extension. The requested extension is not for the purposes of delay. The requested extension is both a professional courtesy to defense counsel Mary Bacon and Joshua Kastan, both of whom were in trial the last week of January, and due to the complexity and breadth of the briefing.

#### IT IS SO STIPULATED.

#### PRICE & BECKSTROM

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Company

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# **ORDER**

IT IS SO ORDERED Denied without prejudice. The stipulation does not comply with LR IA 6-2, which requires the judicial signature block to appear on the same page as the last substantive matter. The parties may submit an amended stipulation in compliance with LR IA 6-2.

Unit d Sicres Magicirate Judge